

If such original writ has been returned into court, the constable shall file in the case a certificate of the fact of such surrender of possession.

If writ is returned into court, constable to file certificate of surrender.

SECTION 2. This act shall take effect upon its passage.

*Approved June 3, 1870.*

AN ACT IN RELATION TO THE SALE AND DELIVERY OF MILK.

*Be it enacted, &c., as follows :*

Any person who shall sell or shall offer for sale, any milk, knowing that the cream or any part thereof has been removed therefrom, or who shall with such knowledge deliver any such milk to any person to be made into butter or cheese, without giving notice at the time to the person to whom such milk is sold, offered for sale, or delivered, that such cream has been removed, shall be punished by a fine of not less than twenty dollars nor more than one hundred dollars.

*Approved June 3, 1870.*

Chap. 311

Penalty for selling milk from which the cream has been removed.

AN ACT FOR THE PRESERVATION OF EVIDENCE IN CERTAIN CASES IN SUFFOLK COUNTY.

*Be it enacted, &c., as follows :*

SECTION 1. The judges of the superior court, or a majority of them, shall appoint two stenographers to serve as hereinafter provided, at the terms of said court held for civil business within and for the county of Suffolk, who shall be sworn officers of said court, and who shall each receive an annual salary of two thousand dollars, to be paid by the said county of Suffolk.

Chap. 312

Two stenographic reporters to be appointed, and sworn.

Salaries.

SECTION 2. Whenever in the trial of any action in said court for said county, both parties to the same shall agree in writing that a stenographic report of the evidence, or of the charge of the presiding judge, or of any part of the proceedings, shall be taken, or whenever, upon the application of either party to an action, the presiding judge shall deem it advisable that a stenographic report of any part of the proceedings shall be taken, it shall be the duty of the stenographers so appointed to cause full stenographic notes to be taken of such proceedings, or any part thereof which may be so required ; and it shall further be the duty of the said stenographers to furnish to either party to such action, upon request, a transcript of such part of the notes so taken as may be required, on payment, on behalf of such party, of seven cents per hundred words for each and every copy so transcribed and furnished ; and in case the presiding judge shall require a transcript of any part of the stenographic notes so taken, he may order the expenses thereon to be

Reporters to make out full report of case when ordered by judge, or by agreement of parties.

Compensation for transcribing notes.